FILED

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA ŞAN FRANCISCO DIVISION

NOV 15 2010

SUSAN Y. SOONG
CLERK, U.S. DISTRICT COURT
OF CALIFORNIA

United States of America,)	Case No.	OF CALIFORNIA
Plaintiff, v.)	STIPULATED ORDER EXCLUDING TIMUNDER THE SPEEDY TRIAL ACT	
Setu Caus)	AND WAIVER UNDER FRCP 5.1	
Defendant(s).)		
continuance outweigh the best interest	of the public and the	and finds that the ends of justice served by the defendant in a speedy trial. See 18 U.S.C. § is continuance on the following factor(s):	ne Speedy ne }
Failure to grant a continuous See 18 U.S.C. § 3161(h		ely to result in a miscarriage of justice.	
defendants, the r or law, that it is unreaso	nature of the prosect onable to expect ade	to [check applicable reasons] the number ution, or the existence of novel question equate preparation for pretrial proceedings or this section. See 18 U.S.C. § 3161(h)(7)(B)(iii)	ns of fact the trial
		the defendant reasonable time to obtain counsigence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv).	el,
	led case commitmen	sonably deny the defendant continuity of cour its, taking into account the exercise of due dili	
	preparation, taking	sonably deny the defendant the reasonable timinto account the exercise of due diligence.	ie
disposition of criminal paragraph and — based the time limits for a pre extending the 30-day time.	cases, the court sets I on the parties' show Eliminary hearing un me period for an inc	ng into account the public interest in the promethe the preliminary hearing to the date set forth in wing of good cause — finds good cause for exacter Federal Rule of Criminal Procedure 5.1 and dictment under the Speedy Trial Act (based on im. P. 5.1; 18 U.S.C. § 3161(b).	n the first stending and for
IT IS SO ORDERED.			
DATED:_11-15-19		Jamas'	
		Sallie Kim United States Magistrate Judge	
STIPULATED: Attorney for E	Defendant	Assistant United States Attorney	